Decision No. 13742

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of Livingston Telephone Company, Lentz and Earrington owners, for an Order of the Railroad Commission of the State of California, authorizing the filing of Rules and Regulations relating to Service Connection Charges.

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BY THE COMMISSION:

WHEREAS, Livingston Telephone Company, having filed an application with this Commission requesting authority to

file and place in effect certain rules and regulations relative to service installation charges and service connection charges, and

WHEREAS, this Commission found these rules and regulations to be reasonable in its Decision No. 8146 (18 CRC 912), which decision ordered that all telephone utilities operating within the State of California be authorized to file such rules and regulations within thirty (30) days of the date of that Order (August 1, 1920), and

WHEREAS, applicant in this proceeding did not file such rules and regulations within the period stated in the decision just referred to, applicant now requests that it be granted authority to file such rules and regulations, and it appearing that other utilities operating under similar conditions have now in effect such rules and regulations, and there appearing no good reason why ap-

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Application No. 10180

plicant should not file and place in offect rules and regulations governing instellation charges and connection charges, as provided by this Commission in its Decision No. 8146.

IT IS HEREBY ORDERED that Livingston Telephone Company be, and it is hereby authorized to file with this Commission the following rules and regulations:

> Individual and Party Line service, A. each station. \$ 3,50 Each extension station, Private Branch Exchange service: 1,50 Each trunk line to central office 3.50 Each station except operator sets, initial installation 3,50 Each additional station installed after initial installation. 1.50 B. For the establishment of service by the use of instrumentalities in place on the subscriber's premises 1.50 In cases where service is established by use of instrumentalities in

- place on the subscriber's premises, if at subscriber's request a change is made in the type or location of facilities, the charges for Moves and changes are applicable to the change, provided the total charges shall not exceed the charges for the initial establishment of service, as specified in Paragraph "A".
- C. The service connection charge shall be ADDLiCable to all service except farmer line service.
- D. For restoration of service temporarily disconnected for non-payment, subscriber's temporary absence, or for any other reason for which the subscriber is responsible except a change in class of service or location of facilities.

providing, that said rules and regulations be filed with this Commission within thirty (30) days of the date of this Order.

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Dated at San Francisco, California, this 26 d day of \_\_\_\_ \_\_\_\_, 1924. fine Ce cavey . mdie Mastas 2

COMMISSIONERS.